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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

Valuation of Security

1 Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance

Last revised: November 14, 2023

		UNI	TED STATES BAN DISTRICT OF N District of N	IEW JERSEY	RT	
In Re:	Nicholas Davi	d Centanzo Gonzal	les	Case No.:		24-11178
		r	Debtor(s)	Judge:		JNP
		·	Deptor(s)			
		FIRST MOD	DIFIED CHAPTER	13 PLAN AND M	NOITC	3
☐ Original ☐ Motions	Included		Modified/Notice Re Modified/No Notice		Date:	August 6, 2024
			BTOR HAS FILED TER 13 OF THE B			
		YC	OUR RIGHTS WIL	L BE AFFECTED		
hearing on the You should of this Plan may be affe become bin before the condification avoid or modification avoid or modification avoid on vatreatment ment ment ment ment ment ment ment	the Plan propose read these paper or any motion is ected by this plated ing, and include adline stated be. See Bankrum may take placed if the collanust file a timely	sed by the Debtor. pers carefully and of included in it must an. Your claim may ded motions may lead motions may lead to the Notice. The ptcy Rule 3015. If we solely within the ne debtor need not ateral or to reduce to objection and appress carefully appress carefully and appress carefully and appress carefully	This document is discuss them with file a written object be reduced, mod be granted without Court may confirm this plan includes Chapter 13 confirm the interest rate. A pear at the confirm	the actual Plan pro your attorney. Any tion within the time ified, or eliminated further notice or h in this plan, if there motions to avoid or mation process. The potion or adversary an affected lien cre- mation hearing to pro-	oposed one whe frame This Pearing, are no modify me plan proceed ditor who one content of the procedular of the procedular who observed the procedular observation where the procedular observation of the procedular observation observation of the procedular observation ob	
whether th	ne plan include	es each of the fol		n item is checked		oox on each line to state oes Not" or if both boxes are
THIS PLAN	:			•	NDARE	) PROVISIONS MUST ALSO BE
SET FORT	H IN PART 10					
COLLATER	RAL, WHICH M	IAY RESULT IN A	INT OF A SECURI PARTIAL PAYME N PART 7, IF ANY	NT OR NO PAYM	ENT A	Γ ALL TO THE SECURED
			L LIEN OR NONP N PART 7, IF ANY,			CHASE-MONEY SECURITY   7b/
Initial Debt	or(s)' Attorney	/s/CJB	Initial Debtor: /s	/NDG	_ Initia	al Co-Debtor
Part 1: Pa	vment and Le	noth of Plan				

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a. The Debtor shall pay to the Chapter 13 Trustee \$340.00 monthly for 6 months starting on the first of the month following the filing of the petition through August 1, 2024. Then, starting September 1, 2024, the Debtor shall pay \$333 monthly for the remaining 54 months of the Plan.

The Debtor's personal injury case is expected to go to trial in April 2024. In the event that Debtor is successful at trial, he will pay Trustee the balance of the plan due from the proceeds of his personal injury law suit.

b.	The d ✔ ✔		ding (describe sourc	· ·	nen funds are available):
		Sale of real property Description:			
		Proposed date for co	ompletion:		
		Refinance of real pro	operty:		
		Description: Proposed date for co	ompletion:		
		Loan modification wind Description: Proposed date for co	,	nge encumbering prope	erty:
		·	•	-	<del></del>
d.		The regular monthly modification. See als		will continue pending t	he sale, refinance or loan
					/
e.	For d	lebtors filing joint petitio			
			an objection to confi	rmation must be timely	ministered. If any party objects to
Part 2: Adeo	quate Pr	otection	х	NONE	
					nid to the Chapter 13 Trustee and imenced upon order of the
		protection payments wi confirmation to: (c		nount of \$ to be pa	aid directly by the debtor(s)
Part 3: Prio	rity Clai	ms (Including Adminis	strative Expenses)		
a	اد ال۵	lowed priority claims wil	ll he naid in full unle	ss the creditor agrees (	otherwise:
Name of Cre		lowed priority dailins wil	Type of Priority	ss the creditor agrees t	Amount to be Paid
CHAPTER 13	3 STANE	DING TRUSTEE	ADMINISTRATI		AS ALLOWED BY STATUTE
ATTORNEY	FEE BAI	LANCE	ADMINISTRAT	VE	Est. \$7,000 upon approva
					of fee by Bankruptcy Court
b.	Dome Check <b>√</b> No	k one:	s assigned or owed	to a governmental unit	and paid less than full amount:
	assigr		overnmental unit and		port obligation that has been the full amount of the claim

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Name of Creditor	Type of Priority	Claim Amount	Amount to be Paid

#### Part 4: Secured Claims

#### a. Curing Default and Maintaining Payments on Principal Residence: V NONE

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

Name of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Rate on Arrearage	Paid to Creditor	

### b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

Name of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Rate on Arrearage	Paid to Creditor	,

#### c. Secured claims to be paid in full through the plan which are excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral (identify property a street address, if	and add	Interest R		mount Claim	_
Name of Creditor	applicable)		Interest R	ate   o	Claim	

#### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ✓ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

## NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Name of Creditor	Collateral (identify property and add street address, if applicable)	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Interest	Total Amount to be Paid by Trustee
-NONE-							

<sup>2.)</sup> Where the Debtor retains collateral and completes all Plan payments, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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Δ	Surrender 🗀	NONE

Upon confirmation, the automatic stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 shall be terminated in all respects. The Debtor surrenders the following collateral:

Name of Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
	(identify property and add street	Collateral	Debt
	address, if		
	applicable)		
Harley Davidson Financial	1997 Harley Davidson Springer	\$13,645 per creditor	\$0.00
	Softtail FSXTS	proof of claim	
	Location: Creditor has repossessed	(total claim is	
	the collateral.	\$5,806.34).	

#### f. Secured Claims Unaffected by the Plan NONE

The following secured claims are unaffected by the Plan:

Name of Creditor	Collateral (identify property and add street address, if applicable)
Midland Mortgage Co.	986 Pitney Road, Absecon, NJ 08201
	Debtor received a permanent loan modification per court order dated May 2, 2024. Debtor will continue to make the regular monthly payment of \$1,602.86 (subject to escrow adjustment) per the terms of the loan modification.
Snap-on Credit	Snap On tools
	Location: 986 Pitney Road, Absecon NJ 08201

#### g. Secured Claims to be Paid in Full Through the Plan: ✓ NONE

Name of Creditor	Collateral (identify property and add street address, if applicable)	Amount	Interest Rate	Total Amount to be Paid through the plan by Trustee
Part 5: Unsecured Claims	NONE			

a.	Not separately classified	l allowed r	non-priority u	nsecured clair	ns shall be	paid:

Not less than \$ to be distributed *pro rata* 

✓ Not less than 100 percent

Pro Rata distribution from any remaining funds

#### b. Separately classified unsecured claims shall be treated as follows:

Name of Creditor	Basis for Separate Classification	Treatment	Amount to be Paid by
			Trustee

#### Part 6: Executory Contracts and Unexpired Leases

**NONE** 

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

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All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Name of Creditor	Arrears to be Cured and paid by Trustee	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment to be Paid Directly to Creditor by Debtor
Momentum Capital, LLC	\$0.00	Power Purchase Agreement for solar electric power dated August 1, 2019	Assume	Varies monthly in accordance with usage of the utility.

#### Part 7: Motions X NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of

Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal, and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served

#### a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE

The Debtor moves to avoid the following liens that impair exemptions:

	Nature of Collateral (identify						
	property and add street				Amount of	Sum of All Other Liens	
Name of	address, if		Amount of	Value of	Claimed	Against the	Lien to be
Creditor	applicable)	Type of Lien	Lien	Collateral	Exemption	Property	Avoided

#### b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ✓ NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Name of	Collateral (identify property and add street address if	Scheduled	Total Collateral	Superior Liens	Value of Creditor's Interest in	Total Amount of Lien to be Reclassified
Creditor	applicable)	Debt	Value	Superior Liens	Collateral	Reclassified

### c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

	Collateral (identify		T.4.1		A
	property and add		Total		Amount to be
Name of	street address if	Scheduled	Collateral	Amount to be Deemed	Reclassified as
Creditor	applicable)	Debt	Value	Secured	Unsecured

d. Where the Debtor retains collateral, upon completion of the Plan and issuance of the Discharge, affected Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

	Case 2	24-11178-JNP Doc 42 Filed 08/08/24 Entered 08/08/24 12:53:44 Desc Main Document Page 6 of 7						
	a.	Vesting of Property of the Estate						
	<b>✓</b>	Upon Confirmation Upon Discharge						
	b.	Payment Notices						
Debtor		ors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the standing the automatic stay.						
	c.	Order of Distribution						
	The Tru	ustee shall pay allowed claims in the following order:						
		1) Chapter 13 Standing Trustee Fees, upon receipt of funds 2) Other Administrative Claims 3) Secured Claims						
		Lease Arrearages						
		5) Priority Claims General Unsecured Claims						
	d.	Post-Petition Claims						
	The Trustee ☑ is, ☐ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.  Part 9: Modification  NONE							
		ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.						
	ance wit	ation of a plan does not require that a separate motion be filed. A modified plan must be served in						
accord	ance with  If this F  Date of	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  f Plan being modified: February 6, 2024.						
Explain The p	If this F  Date of the below lan is bei Debtor c	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.						
Explain The property of the pr	If this F  Date of n below lan is bei Debtor core the to Debtor a	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  If Plan being modified: February 6, 2024.  Why the plan is being modified: ing modified for the following reasons: sured all mortgage arrears through a loan modification that was approved per court order on May 2, 2024.						
Explain The point of the point	If this F  Date of n below lan is bei Debtor core the to Debtor a iance with the core of the total core with the core of the total core with the core of the core	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  If Plan being modified: February 6, 2024.  Why the plan is being modified: ing modified for the following reasons: sured all mortgage arrears through a loan modification that was approved per court order on May 2, 2024. The reatment of the mortgage, Midland Mortgage Co., was moved from Part 4(a) to Part 4(f).						
Explain The p 1. The Therein 2. The comple 3. The claim 4. The	If this F  Date of n below lan is bei Debtor core the to Debtor a iance with the control of the	Plan modifies a Plan previously filed in this case, complete the information below.  February 6, 2024.  Why the plan is being modified:  In modified for the following reasons:  Four all mortgage arrears through a loan modification that was approved per court order on May 2, 2024.  Four all mortgages, Midland Mortgage Co., was moved from Part 4(a) to Part 4(f).  Founded the creditor Momentum Capital, LLC ("Momentum") to Part 6, assuming the contract with Momentum in the Consent Order entered July 31, 2024.  Foundation of a plan does not require that a separate motion be filed. A modified plan must be served in high contract or plan must be served in high plan must be						
Explain The p 1. The Thereform 1. The completion 1. The claim 4. The client 5. The	If this F  Date of n below lan is bei Debtor core the to Debtor reamount sestimate billing on	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  If Plan being modified: February 6, 2024.  Why the plan is being modified: in modified: in modification that was approved per court order on May 2, 2024. It is mortgage arrears through a loan modification that was approved per court order on May 2, 2024. It reatment of the mortgagee, Midland Mortgage Co., was moved from Part 4(a) to Part 4(f).  Indeed the creditor Momentum Capital, LLC ("Momentum") to Part 6, assuming the contract with Momentum in the the Consent Order entered July 31, 2024.  In evised the numbers of the Harley Davidson Financial claim treated in Part 4(e) to reflect the asset value and set forth in the Harley Davidson Financial proof of claim.  In a damount of attorney's fees to be paid through the plan increase in Part 3(a) in accordance with the current in the Debtor's case.						
Explain The p 1. The Therein 2. The complement of the claim 4. The client 5. The through	If this F  Date of n below lan is bei Debtor core the to Debtor reamount sestimate billing on the Plan in the Plan	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  If Plan being modified: February 6, 2024.  Why the plan is being modified: in modified: in modification that was approved per court order on May 2, 2024. It is mortgage arrears through a loan modification that was approved per court order on May 2, 2024. It reatment of the mortgagee, Midland Mortgage Co., was moved from Part 4(a) to Part 4(f).  Indeed the creditor Momentum Capital, LLC ("Momentum") to Part 6, assuming the contract with Momentum in the the Consent Order entered July 31, 2024.  In evised the numbers of the Harley Davidson Financial claim treated in Part 4(e) to reflect the asset value and set forth in the Harley Davidson Financial proof of claim.  In a damount of attorney's fees to be paid through the plan increase in Part 3(a) in accordance with the current in the Debtor's case.						
Explain The p 1. The p 1. The compl 3. The claim 4. The client 5. The throug 6. The 2024.	If this F  Date of on below lan is being Debtor of ore the transport of the transport of the period	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  If Plan being modified: February 6, 2024.  why the plan is being modified: modified: modified in the following reasons: modified for the following reasons: modified for the following reasons: modified for the mortgage arrears through a loan modification that was approved per court order on May 2, 2024. The model of the mortgage, Midland Mortgage Co., was moved from Part 4(a) to Part 4(f).  Indeed the creditor Momentum Capital, LLC ("Momentum") to Part 6, assuming the contract with Momentum in the the Consent Order entered July 31, 2024.  The evised the numbers of the Harley Davidson Financial claim treated in Part 4(e) to reflect the asset value and set forth in the Harley Davidson Financial proof of claim.  The damount of attorney's fees to be paid through the plan increase in Part 3(a) in accordance with the current in the Debtor's case.  The monthly Trustee payment was adjusted in Part 1(a) to reflect the total amount of claims to be paid in full and.						
Explain The p 1. The p 1. The compl 3. The claim 4. The client 5. The through 6. The 2024.	If this F  Date of on below lan is being Debtor of the to the period of	ation of a plan does not require that a separate motion be filed. A modified plan must be served in h D.N.J. LBR 3015-2.  Plan modifies a Plan previously filed in this case, complete the information below.  If Plan being modified: February 6, 2024.  Why the plan is being modified: many feet a loan modification that was approved per court order on May 2, 2024. The plan is deal mortgage arrears through a loan modification that was approved per court order on May 2, 2024. The plan is deal mortgage, Midland Mortgage Co., was moved from Part 4(a) to Part 4(f).  Indeed the creditor Momentum Capital, LLC ("Momentum") to Part 6, assuming the contract with Momentum in the the Consent Order entered July 31, 2024.  Revised the numbers of the Harley Davidson Financial claim treated in Part 4(e) to reflect the asset value and set forth in the Harley Davidson Financial proof of claim.  Indicated amount of attorney's fees to be paid through the plan increase in Part 3(a) in accordance with the current in the Debtor's case.  Is monthly Trustee payment was adjusted in Part 1(a) to reflect the total amount of claims to be paid in full and the sources of income were updated to reflect that the Debtor's personal injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 3 injury case was settled on March 27, and the plan increase in part 4 injury						

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✓ Explain here:

Any non-standard provisions placed elsewhere in this plan are ineffective.

In the event that Debtor is successful in recovering damages through his personal injury law suit that is expected to go to trial in April 2024, the Debtor will fund his plan with proceeds from this law suit.

#### **Signatures**

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to *Local Form, Chapter 13 Plan and Motions*.

I certify under penalty of perjury that the above is true.

Date:	August 6, 2024	/s/ Nicholas David Centanzo Gonzales
		Nicholas David Centanzo Gonzales
		Debtor
Date:		
		Joint Debtor
Date	August 6, 2024	/s/ Carrie J. Boyle
		Carrie J. Boyle
		Attorney for the Debtor(s)